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3	500 Newport Center Drive Suite 610		
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	Attorney for Plaintiff		
6	Attorney for Frameiri		
7			
8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10			
11	Arturo Pantoja,	Case No. 8:23-cv-00716-JWH-JDE	
12	Th. 1. 100		
13	Plaintiff, v.	STIPULATION FOR DISMISSAL OF ENTIRE CASE WITH	
14	<b>v.</b>	PREJUDICE PREJUDICE	
15	Prime Healthcare Services – Garden		
16	Grove, LLC,		
17	Defendant.		
18			
19	Plaintiff Arturo Pantoja and Defendant Prime Healthcare Services - Garde		
20	Grove, LLC hereby stipulate and agree to dismiss this entire action of all parties and		
21	causes of action with prejudice pursuant to Federal Rule of Civil Procedur		
22	41(a)(1)(A)(ii).		
23	Respectfully submitted,		
24	Dated: August 24, 2023	Law Office of Rick Morin, PC	
25		Proch M	
26			
27		By: Richard Morin	
28		Attorney for Plaintiff	

1	Dated: August 24, 2023	The Karlin Law Firm LLP	
2			
3		/s/ Dan T. Danet	
4		By: Dan T. Danet	
5		Attorneys for Defendant	
6			
7			
8			
9	CLONATUDE		
10	SIGNATURE ATTESTATION		
11	Pursuant to Local Rule 5-4.3.4(a)(2)(i), I attest that all signatories listed above,		
12	_	ed, concur in the filing's content, and have	
13	authorized the filing.	Law Office of Diels Marin DC	
14	Dated: August 24, 2023	Law Office of Rick Morin, PC	
15		Puch M	
16		Richard Morin	
17		Attorney for Plaintiff	
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